Exhibit 6

Form DC-135A	Commonwealth of Pennsylvania	
	Department of Corrections	
INMATE'S REQUEST TO STAFF MEMBER	, "	
	INSTRUCTIONS	
	Complete items number 1-8. If you follow instructions in	
	preparing your request, it can be responded to more promptly and intelligently.	
4 To (Name and Title of Officer)	2. Date:	
1. To: (Name and Title of Officer)		
Mr. Barr Super. Asst.	7/3/02	
3. By: (Print Inmate Name and Number)	4. Counselor's Name	
Anthony DeFranco CZ-3518		
(inthe historico	5. Unit Manager's Name 🤫 🙀	
CARROLL FIRST	Ms. Senchak	
Inmate Signature		
6. Work Assignment	7. Housing Assignment	
	C/A 32	
8. Subject: State your request completely but briefly. Gi	ive details.	
Mr. Barr, this is in reply to your	recent reply about re_instating	
my level II phone status. First, t	hank-von for your generous offer	
of making sure I have ample time to	work with my lawyers Imay	
need that. Also, I wanted you to k		
and a friend to do alot of my legal	phone calls and such T am	
attaching a letter from my one lawye		
unable to locate my mother after try		
have been able to help in that matte		
to have me brought to court but was	unsuccessful T am also oneles	
to have me brought to court but was unsuccessful. I am also enclos ing another letter from my new appellate lawyer who is helping		
me appeal the court taking my son.		
from the court of appeals showing my	appeal (life sentence) is	
now pending also. My hope is that t	this will be enough to have	
the Superintendent re instate my pho	one statuspage II>	
9. Response (This Section for Staff Response Only)		
	Mark Market San	
M. De France, We will work on a 1		
	issue by 1sque brish with phone critis,	
Just sent me a request when i	for one worky on a core of the	
worres edtre phone time. To see	en) way to just the level 2 par	
- polichys		
<u> </u>		
To DC-14 CAR only □	To DC-14 CAR and DC-15 IRS	
10.0		
Mr. Bona	m. Ban - A7-20	
Staff Member Name Print 11 13 10 11 11 11 11 11 11 11 11 11 11 11 11	My 13am Date 07-09-02	

Revised July 2000

Mr. Barr, Page II

Mr. Barr, I think my legal troubles are pretty evident and that from the wording of your reply you are trying to figure out how Super. Brennan justified giving me this status. Here is what happened: I was initially "staffed" for the phone status. It came back approx. 2 weeks later denied. Shortly thereafter, I saw and spoke with Super. Brennan and verified the legal/family troubles I has having and he then (on his own) gave me the phone status.

Because I did not abuse this phone status I don't believe it is fair that it has been taken away. Especially since the same troubles are ongoing. Further (and this is only my opinion) I would think that since a Superintendent gave me this status that only a Superintendent can take it away.

I am asking that Superintendent Wolfe continue the status based on my continued legal/family troubles; and because I did not do anything to abuse the phone status.

Thank-you again for your continued help. I hope this reply will help you in your decision.

PS: I received your paperwork about my tennis-shoes. Thanks Mr. Barr.

Most sincerely,



DC-135A



INMATE'S REQUEST TO STAFF MEMBER

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF CORRECTIONS

INSTRUCTIONS

Complete Items Number 1-7. If you follow instructions in preparing your request, it can be disposed of more promptly and intelligently.

		, , ,
1. TO: (NAME AND TITLE OF OFFICER) 1. TO: (NAME AND TITLE OF OFFICER) ASS.	T.	2. DATE 7-11-0Z
3. BY: (INSTITUTIONAL NAME AND NUMBER)		4. COUNSELOR'S NAME
5. WORK ASSIGNMENT	6. QUARTERS ASSIGNMENT	
7. SUBJECT: STATE COMPLETELY BUT BRIEFLY THE PROBLEM ON WH	<u> </u>	
Mr. Bars, as you probat	/ - '	
and I that I had one ag		
and that all the staff ha		
me. I am bringing this i		
people have you looking a		· / /
In not a bad person a		<i>,</i> ,
person for 10 years Strong		
into trouble. I am asking		
what amore says about me.		
Such wanted to cost you to 8. DISPOSITION: (DO NOT WRITE IN THIS SPACE) Thanks comment about me, Thanks	for listening and	l Caring.
Mr De franco		. •
Phys use the time	in R.H.U to e	volunza What
	CCT-Alb	ton I below
· · · · · · · · · · · · · · · · · · ·	at state. Tou show	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
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think of Staff on a first	like to see yo	stoy & T
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STAFF MEMBER ()	DISTRIBUTED	DATE
WN. Da	Histor In	07-12-02

Form DC-135A	Commonwealth of Pennsylvania
INMATE'S REQUEST TO STAFF MEMBER	Department of Corrections
	INSTRUCTIONS
	Complete items number 1-8. If you follow instructions in
Š	preparing your request, it can be responded to more promptly and intelligently.
To: (Name and Title of Officer)	2. Date:
Mr. Barr Super. Asst.	11-4-02
3. By: (Print Inmate Name and Number)	4. Counselor's Name
Anthony-DeFranco CZ/3518	Ms. Hosu
Antenony berranco og 3510	
(Seller / h/v/hann	5. Unit Manager's Name
Immate Signature	Mr. Skendall
6. Work Assignment	7. Housing Assignment
o, work toagranom	D/A 57
C. Cubinate State unus someone completely but briefly. Ci	
8. Subject: State your request completely but briefly. Gi	
Dear Mr. Barr, I am writing in reg	
in September regarding missing pro Lt. Jones interviewed me and conce	
of my sneakers were missing from t	
you are, I hope this request is no	t burdensome to you. As
always, I appreciate your help and	understanding, Mr. Barr.
My Grievance No. is: 31910	<u> </u>
	_
	Thank-you
· · · · · · · · · · · · · · · · · · ·	
9. Response: (This Section for Staff Response Only)	
Mr. De Franco,	
- Thought this	was delt with long ago,
T believe the 15500 w.	of the value of the shoes
Deterned to be \$53.91 which I	here directed Innte
herests to Credit you,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
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To DO 44 CAD only E	
To DC-14 CAR only □	To DC-14 CAR and DC-15 IRS
To DC-14 CAR only □	To DC-14 CAR and DC-15 IRS
To DC-14 CAR only Staff Member Name Mr. Barr	To DC-14 CAR and DC-15 IRS
m R.	To DC-14 CAR and DC-15 IRS
m R.	To DC-14 CAR and DC-15 IRS Date 11-22-62

Exhibit 8

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

ANTHONY DeFRANCO,

Plaintiff, : No. C.A. 04-230-E

: Magistrate Judge Baxter

: District Judge Cohill

WILLIAM WOLFE, et al.,

· V.

Defendants.

DEFENDANT'S RESPONSE TO

PLAINTIFF'S FIRST INTERROGATORIES TO DEFENDANT DENESE BUNNER, PSYCHOLOGIST

In accordance with Rule 33 of Federal Rules of Civil Procedure, plaintiff requests that defendant answer the following interrogatories under oath, and that the answers be signed by the person making them and be served on plaintiff within 30 days.

If you cannot answer the following interrogatories in full, after exercising due diligence to secure the information to do so, so state and answer to the extent possible, specifing your inability to answer the remainder and stating whatever information or knowledge you have concerning the unanswered portions.

These interrogatories shall be deemed continuing, so as to require supplemental answers as new and different information materalizes.

1. Do you recall any meetings you had with the plaintiff and discussions you had involving his z-code?

ANSWER:

SEE ATTACHED SHEET FOR RESPONSES.

2. If yes, please explain the conversations you had.

ANSWER:

3. Did you or your office receive requests from the psychiatrists referring plaintiff for one-on-one counseling in the years 2002-2004? If yes, how many consults did you have with plaintiff and how many times were your office directed to have consults with plaintiff by the prison psychiatrist?

ANSWER:

4. Do you recall telling plaintiff that he could be transferred if he continued his z-code reinstatement? Please explain.
ANSWER:
5. Explain the job of the chief psychologist in your office; what his functions are and if he over-sees all z-code vote sheets?
ANSWER:
ANSWER.
6. How much weight does the psychology department have in the z-code vote process and why?
ANSWER:
7. Are there any doctors, medical or otherwise on the voting rooster that actually "vote" on an inmates z-code?
ANSWER:
ANSWER.
8. What is your professional opinion regarding this; by that I mean, do you believe that there should be medical doctors involved in the z-code voting process?
ANSWER:
ANSWER.
9. What is the plaintiff's diagnosis in your office; by that I mean, what are his found mental troubles?
ANSWER:
ANSWER:
10. Is it your professional opinion that plaintiff meets the z-code criteria and requirements as made by the DOC; please explain.
ANSWER:

11. Do you have knowledge or can you obatin knowledge about inmates who had their z-code removed, go to have "troubles"; by troubles I mean, assualts, increased mental problems, suicidal attempts or threats, etc.?
ANSWER:
ALOW, LIK.
12. In your professional opinion, do guards, counselors, unit managers, majors, inmate program personnel and deputies of a prison hold sincere "qualified" positions as to make (medical) detrimental determinations to whether an inmate needs a z-code? Please explain.
ANSWER:
ANSWER:
13. Please attach plaintiff's complete psychological file in your office and state whether you concur with its findings.
14. Do you recall speaking with plaintiff and responding to his requests for counseling that you did not have the time to see him for any one-on-one counseling in 2002-2004?
ANSWER:
15. Do you believe it would adequate treatment or a reasonable vote for a psychologist who has never met with a client (or met once) to vote that the person does not need a z-code any further?
ANSWER:
\cdot
Date: By:
Denese Bunner, psychologist
Served by U.S. Mail
on: 4/4/06 by plaintiff.

3

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

ANTHONY DEFRANCO,)
Plaintiff,)
v.) C.A. No. 04-230 E
WILLIAM WOLFE, ET AL.,)

<u>DEFENDANT'S RESPONSE TO PLAINTIFF'S FIRST</u> INTERROGATORIES TO DEFENDANT DENISE BUNNER

- 1. Yes, the responding defendant recalls meeting with inmate DeFranco on several occasions.
- 2. Every conversation that this defendant had with this inmate has addressed his insisting that he needed a Z-code.
- 3. The responding defendant received one request from the psychiatrist for one-on-one counseling with inmate DeFranco. A one-on-one session was requested on September 22, 2003. This defendant followed through with the one-on-one session on September 23, 2003 with plans to follow through in one month if the inmate needed follow-up appointment.
- 4. No, the responding defendant does not recall telling the plaintiff that he could be transferred if he continued to insist on having a Z-code.
- 5. The Chief Psychologist supervises five psychological staff members in the Psychology Department. He reviews every psychological evaluation that is written by the psychological staff members as well as a variety of other supervisory tasks. Psychology staff

members can consult with the Chief Psychologist as needed on any issues pertaining to our assigned duties. The Chief Psychologist does not over-see every vote sheet.

- 6. The Psychology Department has some influence in the Z-code vote process due to the fact that Z-codes can be recommended on the basis of severe mental health symptoms and/or severe adjustment problems demonstrated by the inmate.
- 7. Doctors, Psychiatrists, and other medical staff do not actually vote on the Z-code process. They can, however, make recommendations on whether a Z-code would be warranted.
- 8. The responding defendant Objects to this interrogatory on the grounds that the opinion/information sought is irrelevant and not likely to lead to the discovery of admissible information. Defendant further Objects to this question as it seeks improperly to elicit expert opinion testimony. Subject to and without waiving these Objections, the responding defendant offers the following comments concerning her understanding of the process. If a medical professional is making a recommendation concerning the need for an individual to have a z-code, that recommendation can be reviewed by each individual who is part of the voting process. If the recommendation falls within the criteria for an inmate to have a z-code, then those individuals who vote on whether the inmate should have the Z-code would vote accordingly.
- 9. The question asked is, "What is the plaintiff's diagnosis in your office". The responding defendant responds by indicating that, to the best of her knowledge, there was never any significant mental illness and/or mental health diagnosis of inmate DeFranco generated by the Psychology Department.
- 10. The responding defendant Objects to this interrogatory as the opinion/information sought is irrelevant and not likely to lead to the discovery of admissible evidence. This

defendant did not vote on the Z-code process. Further this interrogatory improperly seeks to elicit expert opinion testimony. Without waiving this Objection, defendant believes that the plaintiff did not meet the requirements for Z-code criteria as outlined in policy. When inmate DeFranco attended individual sessions, he did not present as excessively anxious or stressed out. He appeared to have one issue to address and that issue was his being given a Z-code. Whenever an attempt was made to work on ways that he could cope with living with a cellmate, he was disinterested and would not follow through with any of the stress-reducing recommendations. Any suggestions that were made that pertained to coping methods; relaxation, etc. were immediately dismissed by inmate DeFranco.

- 11. The responding defendant does not have knowledge of any inmates who have had mental health problems, suicide attempts, engaged in assaults and have been assaulted as a result of having their Z-code removed.
- 12. The responding defendant Objects to this interrogatory as the opinion/information sought is irrelevant and not likely to lead to the discovery of admissible evidence. Further this interrogatory improperly seeks to elicit expert opinion testimony. Without waiver of this Objection, Correction Officers, Unit Managers, and Counselors are very qualified to make determinations as to whether an inmate requires a Z-code. They have the opportunity to observe the inmate on a regular basis and are in a very good position to be able to determine whether an inmate is adjusting to their cell situation or not. The Major, Inmate Program Manager and Deputy may not have the benefit of observing the inmate first hand, however, they depend on the decisions of those personnel who are observing the inmate first hand to assist with their decision. From this defendant's experience, Administrative Personnel take the time to review the relevant documentation in these matters and, if they do not have enough information to make an informed

decision, will call a staff member who has first hand knowledge about an inmate to personally discuss the situation further.

- 13. Defendant understands that these records were already made available for inmate DeFranco to view. Further, the responding defendant Objects to this interrogatory as unintelligible in that it refers generally to "findings" in his complete psychological file. To the extent that there are documents in his file reflecting conclusions or recommendations that plaintiff did not meet the requirements for Z-code criteria as stated in answer to interrogatory number 10 and/or observations as reflected in answers 2 and 9, defendant is in agreement with the contents of those documents.
- 14. According to the documentation in DeFranco's psychology file, this defendant met with him on September 16, 2002, October 28, 2002, February 7, 2003, and September 23, 2003. This defendant did on one occasion return a request to inmate DeFranco where she apologized to the inmate for not responding to his request is a timely manner and made a point of scheduling an appointment with him.
- 15. The responding defendant Objects to this interrogatory as the opinion/information sought is irrelevant and not likely to lead to the discovery of admissible evidence. Further this interrogatory improperly seeks to elicit expert opinion testimony. Without waiver of this Objection, if a psychologist has never met with an inmate, the psychologist would be in a difficult position to make a recommendation as to whether an inmate requires a Z-code or does

not require one. It is not unusual for a psychologist to see an inmate once, review his record and make a decision pertaining to his need for a Z-code.

Respectfully submitted,

THOMAS W. CORBETT, JR.

Attorney General

Mary L. Friedline

Senior Deputy Attorney General

Attorney I.D. No. 47046

Susan J. Forney

Chief Deputy Attorney General

Office of Attorney General 6th Floor, Manor Complex 564 Forbes Ave.
Pittsburgh, PA 15219

Phone: (412) 565-3520 Fax: (412) 565-3019

Date: April 27, 2006

VERIFICATION

I, Denise Bunner, hereby state that the foregoing answers to Plaintiff's First Set of Interrogatories to Defendant Denise Bunner are true and correct to the best of my personal knowledge or information and belief.

This statement and verification is made subject to the penalties of 28 U.S.C. §1746 relating to unsworn declarations under penalty of perjury, which provides that if I make knowingly false averments, I may be subject to criminal penalties.

Date:

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing

Defendant's Response to Plaintiff's First Interrogatories to Defendant Denise Bunner was served upon the following, by first-class mail this April 27, 2006.

Anthony DeFranco, CZ-3518 State Correctional Institution At Albion 10745 Route 18 Albion, PA 16475

MARY L. FRIEDLINE

Senior Deputy Attorney General